EXHIBIT D

THIS IS NOT A NOTICE FROM A COURT

March 17, 2017

Dear Joseph Campbell:

You may be entitled to money if you worked at Insomnia Cookies as a delivery driver. Our law firm is investigating appotential class action lawsuit on behalf of delivery drivers who worked for Insomnia Cookies and were not properly compensated, including by being paid an hourly rate below minimum wage and not being properly compensated for mileage. In addition, in certain states, including New York, Massachusetts and Minnesota, we believe delivery drivers were improperly denied gratuitles that were automatically added to customers' bills as delivery charges. During the course of our investigation, we obtained your name from publically available information on the internet.

We have enclosed forms for you to fill out and return if you wish to participate further.

Complete the Information Sheet to Talk to Us

Please complete this form if you are willing to talk to us about how Insomnia Cookies' pay policies affected you. This form does not ask us to represent you or allow you to join in any recovery under the Fair Labor Standards Act ("FLSA"))

Complete the Consent Form to Request to be included in Any FLSA Claims

If you want to recover money you may be owed, complete both the Consent Form and the Information Sheet. We believe that if you worked as a delivery driver, you did not receive proper compensation for your mileage and you were improperly paid at a subminimum wage rate.

If you complete this form you are asking us to represent you. Our representation will begin only once we have received your Consent Form, filed it with the court and you qualify to participate.

Important Information

There may be urgency depending on your circumstances. Rules called statutes of limitations may mean any delay in bringing these claims can cost you back wages. The limitations period is usually 2 or 3 years for FLSA claims.

There is no cost to participate. Any legal fees would be paid by Insomnia Cookies or would come from a settlement fund, if approved by the court. While this may reduce the total amount potentially received by all plaintiffs, legal fees will not come from you directly. The enclosed consent form is not a retainer agreement. Instead, only the named or representative plaintiff enters into a retainer agreement.

Consultations on this matter are free and completely confidential. Call us toll-free at 1-877-272-4066. To learn more about our law firm, visit our website www.theemploymentattorneys.com,

Very truly yours,

much all Be

Michael J, Lingle

ATTORNEY ADVERTISING

Prior results do not guarantee a similar outcome.

INFORMATION SHEET

(PLEASE FILL OUT COMPLETELY)

Please keep us informed of any changes to your contact information

Thomas & Solomon LLP

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Please note that any attorney-ellent relationship with you will start only if we submit your Consent Form in court - seeking payment of unpaid wages and other claims arising out of wage and hour law.

PLEASE RETURN TO

Thomas & Solomon LLP 693 East Avenue Rochester, New York 14607

If you have any additional questions; feel free to contact the law firm above at www.theemploymentattorneys.com (e-mail) and the mail of t

CONSENT TO BECOME A PARTY PLAINTIFF

Leonsent to become a "party plaintiff," named, or a representative plaintiff in any Rair Labor Standards Act, action for unpaid wages and related relief against my employer(s), including Insomnia Cookies, and any related entity of person, on behalf of myself and other former and current employees of the employer(s).

I wish to preserve and pursue any claim that I may have to the greatest extent possible. Therefore, I expressly consent to the use of this consent form for purposes of making me a party plaintiff in any lawsuit and/or lawsuits that plaintiffs' attorneys have brought and/or may bring on behalf of myself and other employees alleged to be similarly situated.

I authorize the representative plaintiffs or plaintiffs' attorneys to file this consent with the Clerk of the Court. I hereby further authorize and designate the named plaintiffs to act on my behalf concerning the litigation, this investigation, consideration of settlement and attorneys? fees and costs, and all other matters pertaining to this lawsuit.

Signature		Date.	
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Iomas & Solomon LLP

Avenue • Rochester, NY 14607

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